

Millard Hill 97A 3108
 GreenHaven Correctional Facility
 594 Route 216 stormville, N.Y, 12582

March 28 2008

Dear Sir,

This letter is written respectfully to advise the court that I , Plaintiff MILLARD HILL am aware of the motion to dismiss by the defendant. I am also aware of the date that the motion should have been answered.

Due to the fact that I have not been granted access to the facility Law library in a timely manner, I have been unable to answer the motion to dismiss, *in time*.

Today is the first time that I have been granted access to the facility's law library after requesting permission to attend during the month of February.

The reason why I need access to the Law Library after requesting help from several sources is because I am ill equipped to litigate this case due to my limited knowledge of the Law. In which case I would like to ask the Judge to appoint a lawyer to represent me for free. I would also like to ask the judge to allow me to amend this complaint.

I intend to argue that not only is (Green Haven Correctional Facility), Superintendent Ercole And its medical department liable for neglect, but also deliberate indifference in violation of the Eighth Amendment.

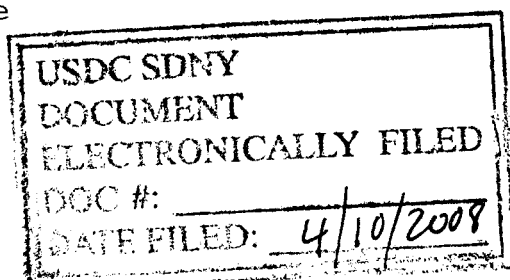
At this time I am also asking the defendants permission for an extention of time.

Respectfully Submitted,

Millard Hill

cc: Judge WHP (Chambers)
 Pro Se Office

Office of the Attorney General
 file



Application denied. Case was closed by order dated March 26, 2008.

SO ORDERED:

William H. Pauley III
 WILLIAM H. PAULEY III U.S.D.J.
 4/7/2008